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- ☐ Reply ASAP
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Total pages, including cover: 9

Comments:

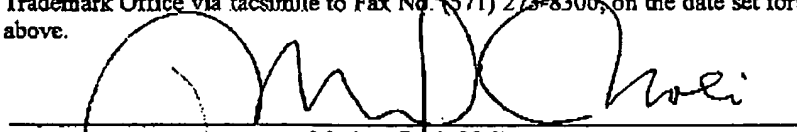
Applicant: Conexant Systems, Inc.
Title: "METHOD AND APPARATUS FOR FILTERING SCHEDULING MESSAGES IN A
COMMUNICATION SYSTEM"
Serial No.: 09/966,374
Attorney Docket No.: CX03015USU (00CXT0352D)

Please acknowledge receipt of the following documents:

- 1) Response "C" (7 pages +1 copy).

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Mariana Paula Noli

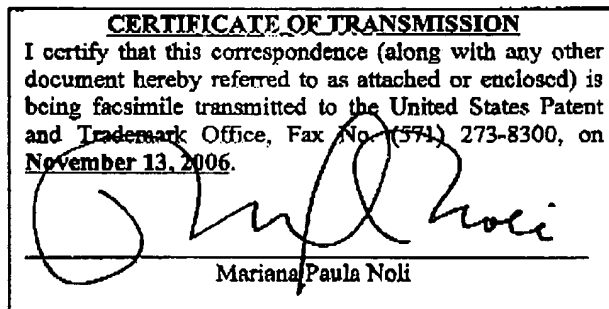
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE **NOV 13 2006**

APPLICANTS: Sahil Bansai EXAMINER: Ahmed, Salman
SERIAL NO.: 09/966,374 ART UNIT: 2616
FILED: September 27, 2001 CASE NO.: CX03015USU (00CXT0352D)

ENTITLED: METHOD AND APPARATUS FOR FILTERING SCHEDULING
MESSAGES IN A COMMUNICATION SYSTEM



The Eclipse Group LLP
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November 13, 2006

Commissioner for Patents
P.O. Box 1450
ALEXANDRIA, VA. 22313-1450

RESPONSE "C"

Dear Commissioner:

The present Final Office Action Response responds to the Final Office Action mailed September 12, 2006. It is being sent on the two month date (November 12, 2006 fell on a Sunday) in order to receive an Advisory Action. Claims 47-50 and 52-57 are currently pending in the present application. The Examiner rejected claim 47, objected to claims 54 and 56, while allowing claims 48-50 and 52-57. Applicant is amending claims 54 and 56, while canceling claim 47. Claim 47 is being cancelled in order to expedite the issuance of this application and

Serial No.: 09/966,374

Docket No.: CX03015USU (00CXT0352D)

not for reasons of patentability. No inference about the patentability of claim 47 should be made beyond the reason set forth above. Applicant believes that no new matter has been added by the amendments contained in this Final Office Action Response. Applicant asks that the Examiner reconsider the identified patent application in view of the following amendments and remarks.